

\*E-Filed: February 5, 2014\*

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Ashron Construction & Restoration, Inc.,  
Ezra Cohen, and U.S. Specialty Insurance Company

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA  
SAN JOSE DIVISION**

CESAR GONZALEZ MARROQUIN and ) Case No.: C13-00421 HRL  
VINCENT DE LA TORRE, )  
Plaintiffs, ) **STIPULATION AND [PROPOSED]**  
v. ) **ORDER TO CONTINUE FACT**  
ASHRON CONSTRUCTION & ) **DISCOVERY CUTOFF**  
RESTORATION, INC.: EZRA COHEN; and )  
U.S. SPECIALTY INSURANCE COMPANY,)  
Defendants. )

## RECITALS

CESAR GONZALEZ MARROQUIN, VINCENT DE LA TORRE, ASHRON CONSTRUCTION & RESTORATION, INC., EZRA COHEN, and U.S. SPECIALTY INSURANCE COMPANY, (collectively referred to herein as the “Parties”) hereby stipulate, through counsel, as follows:

Whereas, the Parties participated in a half day mediation session with Claire Cormier, Esq. as planned on January 9, 2014.

Whereas, the Parties wish to schedule an additional mediation session with Ms. Cormier in late February, 2014.

Whereas, fact discovery cutoff in this matter is currently February 5, 2014;

1 Whereas the final Pretrial Conference is set for April 17, 2014.

2 Whereas, in order to allow time for the Parties to gather additional information and  
 3 documents to ensure a successful second session of mediation, and in order for said mediation  
 4 session to be completed prior to the fact discovery cutoff, and to allow the Parties to complete  
 5 necessary discovery and trial preparations should the additional mediation session fail to resolve  
 6 this matter, the Parties hereby stipulate as follows:

7 **STIPULATION**

8 1. To continue the fact discovery cutoff until March 14, 2014, to allow adequate  
 9 time after the second mediation session to complete any additional discovery as  
 10 necessary.

11 **SO STIPULATED.**

Dated: January 31, 2014	DC LAW  By: _____ /s/ Chelsea K. Dunton DAWNA J. CILLUFFO CHELSEA K. DUNTON Attorneys for Defendants, Ashron Construction & Restoration, Inc., Ezra Cohen, and U.S. Specialty Insurance Company
Dated: January 31, 2014	JUSTICE AT WORK LAW GROUP  By: _____ /s/ Tomas Margain TOMAS MARGAIN PHUNG TRUONG Attorneys for Plaintiffs, Cesar Gonzalez Marroquin and Vincent De La Torre

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## **ORDER**

Based upon the Stipulation of the Parties, and good cause appearing therefore, **IT IS  
HEREBY ORDERED THAT:**

1. The current fact discovery cutoff date of February 5, 2014 is hereby continued to  
March 14, 2014;

## IT IS SO ORDERED.

Dated: February 5, 2014

HOWARD R. LOYD  
United States Magistrate Judge